

## <u>Kransco vs. American Empire Surplus Lines</u> <u>Insurance Company</u>

Year: 1998 Court: California Supreme Court Case Number: S062139

An insurance company can no longer use the affirmative defense of comparative bad faith to escape liability for bad faith claims handling practices. Although this is a third party case, the reasoning has been applied to first party cases as well. See Hale v. Provident Life & Accident Insurance Co. (2003)

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